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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/593,707	07/13/2007	Jun Hirano	L8638.06116	3097
52989 James Edward J	7590 08/16/201 Ledbetter	EXAMINER		
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Suite 1200 Washington, DC 20006			ART UNIT	PAPER NUMBER
			2477	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/593,707	HIRANO ET AL.				
Office Action Summary	Examiner	Art Unit				
	YONG ZHOU	2477				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	I. lely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allowa	Responsive to communication(s) filed on 10 June 2011 . This action is FINAL . 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
 4) Claim(s) 1,4,6-9,11-13,19,21-24,26-28,46,48 and 50 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,4,6-9,11-13,19,21-24,26-28,46,48 and 50 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	cepted or b) \square objected to by the E drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/I/ail Data	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Cher	ite				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 4, 7, 9, 11-13, 19, 20, 22, 24, 26-28, 46, 48 and 50 are rejected under 35 U.S.C. 102(e) as being anticipated by Venkitaraman et al. (US 2003/0161287, hereinafter Venkitaraman) in view of Janneteau et al. (US 7,430,174, hereinafter Janneteau).

Regarding claim 1, Venkitaraman teaches a dynamic network management system in a communication system including a mobile access router forming a mobile network and one or more mobile nodes residing in the mobile network (Fig. 1, #110-116, [0019], lines 2-5, wherein the a mobile network comprises a mobile router attached to a local mobile network connecting one or more mobile nodes),

wherein the dynamic network management system is configured so that, after the mobile node sends first information as a part of second information which reaches a network entity outside of the mobile network, the first information requesting a global address of the mobile access router, the mobile access router receiving the first information from the mobile node informs the mobile node about the global address of

the mobile access router (Fig. 11, #1102-1106, [0048], lines 1-9, [0049], lines 1-6, wherein the mobile node sends a router solicitation message (second information) including a request (first information) for information about the mobile router it is attached; in response, the mobile router informs the mobile node of the home address of the mobile router in a router advertisement message).

Venkitaraman does not expressly teach a local fixed router forming a local network and residing in the mobile network, and a mobile node participating in the local network.

Janneteau teaches that nodes residing in the mobile network formed by a mobile router (MR1) include local mobile router (MR2) and local fixed router (LFR1) which also forms its own local network and relays information between the mobile router (MR1) and the mobile nodes or fixed nodes participating in its local network; each attached local mobile node or local fixed node transmits a Binding Update (BU) message to the nodes (CN or HA) outside of the local network through the mobile router (MR1) (Fig. 6, col. 1, line 65 through col. 2, line 3 and lines 10-14, col. 9, lines 35-56, col. 12, lines 11-16).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine teachings from Janneteau into the Venkitaraman invention to include a local fixed router that does not change its point of attachment to the mobile network to manage the mobility of the nodes attached to the local network formed by the local fixed router.

Regarding claims 4 and 19, Venkitaraman teaches a dynamic network management apparatus placed in a mobile access router which forms a mobile network

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(Fig. 1, #112, [0009], lines 4-9, wherein majority of the mobility management responsibility is placed in the mobile router), comprising:

a connection unit for connecting one or more mobile nodes residing in the mobile network (Fig. 1, #110-116, [0019], lines 2-5, wherein the a mobile network comprises a mobile router attached by links to one or more mobile nodes),

an information detection unit for detecting first information requesting a global address of the mobile access router, the first information being as a part of second information which reaches a network entity outside of the mobile network, the second information being sent from a mobile node (Fig. 11, #1102, [0048], lines 1-4, wherein the mobile node sends a router solicitation message (second information) including a request (first information) for information about the mobile router it is attached), and

a response information sending unit for sending response information including the global address of the mobile access router to the mobile node which has sent the first information (as a part of the second information) through the local fixed router in order to inform the mobile node of the global address of the mobile access router when the first information is detected by the information detection unit (Fig. 11, #1104-1106, [0048], lines 1-9, [0049], lines 1-6, wherein in response to the router solicitation received from the mobile node, the mobile router informs the mobile node of the home address of the mobile router in a router advertisement message).

Venkitaraman does not expressly teach that a local fixed router forming a local network and residing in the mobile network forwards the second information sent from a mobile node participating in the local network.

Janneteau teaches that nodes residing in the mobile network formed by a mobile router (MR1) include local mobile router (MR2) and local fixed router (LFR1) which also forms its own local network and relays information between the mobile router (MR1) and the mobile nodes or fixed nodes participating in its local network; each attached local mobile node or local fixed node transmits a Binding Update (BU) message to the nodes (CN or HA) outside of the local network through the mobile router (MR1) (Fig. 6, col. 1, line 65 through col. 2, line 3 and lines 10-14, col. 9, lines 35-56, col. 12, lines 11-16).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine teachings from Janneteau into the Venkitaraman invention to include a local fixed router that does not change its point of attachment to the mobile network to manage the mobility of the node attached to the local network formed by the local fixed router.

Regarding claims 9 and 24, Venkitaraman teaches a dynamic network management apparatus placed in a mobile node which participates in a mobile network being formed by a mobile access router (Fig. 1 #110-116, [0009], lines 4-13, wherein the mobility management responsibility is placed in the mobile node attached in a mobile network formed by a mobile router), comprising:

a connection unit for connecting a router it is attached to (Fig. 1, #110-116, [0019], lines 2-5, wherein the a mobile network comprises a mobile router attached by links to one or more mobile nodes),

a sending unit for sending first information as a part of second information which reaches a network entity outside of the mobile network, the first information requesting a

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global address of the mobile access router when the mobile node does not know the global address of the mobile access router, wherein the second information is to be forwarded by the certain router connected to the mobile access router (Fig. 1, #112-116, Fig. 11, #1102, [0027], lines 1-14, [0048], lines 1-4, wherein the mobile node does not know its location and sends a router solicitation message to the mobile router via the network links; the router solicitation message (second information) includes a request (first information) for information about the mobile router it is attached), and

a response information receiving unit for receiving response information including the global address of the mobile access router sent from the mobile access router as a response to the first information which is a part of the second information sent by the sending unit (Fig. 11, #1104-1106, [0048], lines 1-9, [0049], lines 1-6, wherein the mobile node receives the home address of the mobile router which is sent by the mobile router in response to the router solicitation received from the mobile node).

Venkitaraman does not specifically teach a local fixed router forming a local network and residing in the mobile network, and a mobile node participating in the local network.

Janneteau teaches that nodes residing in the mobile network formed by a mobile router (MR1) include local mobile router (MR2) and local fixed router (LFR1) which also forms its own local network and relays information between the mobile router (MR1) and the mobile nodes or fixed nodes participating in its local network; each attached local mobile node or local fixed node transmits a Binding Update (BU) message to the nodes

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(CN or HA) outside of the local network through the mobile router (MR1) (Fig. 6, col. 1, line 65 through col. 2, line 3 and lines 10-14, col. 9, lines 35-56, col. 12, lines 11-16).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine teachings from Janneteau into the Venkitaraman invention to include a local fixed router that does not change its point of attachment to the mobile network to manage the mobility of the node attached to the local network formed by the local fixed router.

Regarding claims 7 and 22, Venkitaraman further teaches a forwarding unit for forwarding a packet with the first information to a predetermined destination set in the packet (Figs. 5 & 7, #112, #116, [0036], lines 10-15, [0041], lines 8-10).

Regarding claims 11 and 26, Venkitaraman further teaches an information embedding unit for embedding the first information in a packet header of a Binding Update message, the Binding Update message being addressed to a predetermined communication apparatus which is different from the mobile access router, and configured so that the sending unit sends a packet including the Binding Update message which the information is embedded by the information embedding unit ([0006], lines 6-10, [0029], lines 1-7, [0045], lines 12-15, wherein the mobile node sends the mobile router a Binding Update message destined to its home agent (or a correspondent node), which is different from the mobile router, and the Binding Updating message includes binding information).

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Venkitaraman does not expressly teach embedding the first information in the packet header of a Binding Update message.

Janneteau teaches that the IP source address of the VMN care-of address and an IP destination address for the correspondent node are included in the header of the Binding Update message (Fig. 27, #2725, col. 14, lines 53-59).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the Venkitaraman invention with teachings from Janneteau to embed address information in the header of the binding update message to facilitate the delivery of the BU message.

Regarding claims 12 and 27, Venkitaraman further teaches that the dynamic network management apparatus is configured so that the sending unit sends information indicating that an access router option can be used in parallel with sending the first information ([0022], lines 1-15, [0029], lines 1-11, [0045], lines 12-15, wherein the mobile node may obtain any number of care of addresses and updates its home agent and correspondent nodes home address of its attached mobile router; upon receiving packets destined for an attached mobile network, sends binding updates to the correspondent nodes in parallel identifying its location).

Regarding claims 13 and 28, Venkitaraman further teaches a packet creating unit for creating a special packet representing the first information, and being configured so that the sending unit sends the special packet created by the packet creating unit ([0027], lines 1-7, wherein the mobile node creates and sends binding update message to correspondent nodes identifying its point of attachment).

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Regarding claim 46, Venkitaraman further teaches that the mobile access router looks for the first information requesting the global address of the mobile access router by scanning a packet, the packet being sent from a certain node participating in the mobile network, and the packet being addressed to a predetermined communication apparatus which is different from the mobile access router (Fig. 11, #1102-1106, [0048], lines 1-9, [0049], lines 1-6, wherein the mobile node sends a router solicitation message asking for information about the mobile router it is attached; upon detecting the router solicitation message sent from the mobile node, the mobile router informs the mobile node of the home address of the mobile router in a router advertisement message. The router solicitation message was for soliciting information about the mobile router it is attached, thus not addressed to the specific mobile router).

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Regarding claims 48 and 50, Venkitaraman further teaches that the information detection unit comprises a packet scanning unit for scanning a packet, the packet being sent from a certain node participating in the mobile network, and the packet being addressed to a predetermined communication apparatus which is different from the mobile access router, and wherein the information detection unit detects the first information requesting the global address of the mobile access router by scanning the packet (Fig. 11, #1102-1106, [0048], lines 1-9, [0049], lines 1-6, wherein the mobile node sends a router solicitation message asking for information about the mobile router it is attached; upon detecting the router solicitation message sent from the mobile node, the mobile router informs the mobile node of the home address of the mobile router in a router advertisement message. The router solicitation message was for soliciting

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information about the mobile router it is attached, thus not addressed to the specific mobile router).

3. Claims 6 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Venkitaraman in view of Janneteau and Korus et al. (US 6,721,297, hereinafter Korus).

Regarding claims 6 and 21, the combination of Venkitaraman and Janneteau teaches that limitations of claims 4 and 19, respectively, but fails to teach an information deleting unit for deleting the first information from a packet with the first information when the first information is detected by the information detection unit, and a forwarding unit for forwarding the packet which the first information has been deleted by the information deleting unit to a predetermined destination set in the packet.

Korus teaches that the mobile router replaces the IP destination identified in the router header extension and removes the router header before forwarding the packets to the mobile network hosts (col. 9, lines 12-17).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the Venkitaraman invention with teachings from Korus to enable removing of information from a packet before forwarding to ensure appropriate routing of the packets.

4. Claims 8 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Venkitaraman in view of Janneteau and Watanabe et al. (US 7,020,440, hereinafter Watanabe).

Regarding claims 8 and 23, the combination of Venkitaraman and Janneteau teaches that limitations of claims 4 and 19, respectively, but fails to teach a dropping unit for dropping a packet with the first information.

Watanabe teaches that without any support, the access router or foreign agent in the subnet X drops the packet which is destined to the mobile terminal with an invalid IP address (col. 1, lines 30-37).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the Venkitaraman invention with teachings from Watanabe to drop a packet with the invalid information to ensure proper packet delivery.

Response to Arguments

5. Applicant's arguments, filed June 10, 2011, have been considered but they are not persuasive.

Regarding claim 1, Applicant argues that prior art reference do not teach the claimed feature of "...after the mobile node sends first information as a part of second information which reaches a network entity outside of the local network, the first information requesting a global address of the mobile access router, the mobile access router receiving the first information from the mobile node through the local fixed router informs the mobile node about the global address of the mobile access router".

In response, the Examiner respectfully disagrees with Applicant's arguments.

Venkitaraman teaches a mobile network comprises a mobile router attached by links to

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one or more mobile nodes (Fig. 1, #110-116, [0019], lines 2-5); the mobile node sends a router solicitation message (second information) including a request (first information) for information about the mobile router it is attached (Fig. 11, #1102, [0048], lines 1-4); in response to the router solicitation received from the mobile node, the mobile router informs the mobile node of the home address of the mobile router in a router advertisement message (Fig. 11, #1104-1106, [0048], lines 1-9, [0049], lines 1-6).

Venkitaraman does not expressly teach that a local fixed router forming a local network and residing in the mobile network forwards the second information sent from a mobile node participating in the local network.

Janneteau provides what is deficient in Venkitaraman and teaches that nodes residing in the mobile network formed by a mobile router (MR1) include local mobile router (MR2) and local fixed router (LFR1) which also forms its own local network and relays information between the mobile router (MR1) and the mobile nodes or fixed nodes participating in its local network; each attached local mobile node or local fixed node transmits a Binding Update (BU) message to the nodes (CN or HA) outside of the local network through the mobile router (MR1) (Fig. 6, col. 1, line 65 through col. 2, line 3 and lines 10-14, col. 9, lines 35-56, col. 12, lines 11-16).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine teachings from Janneteau into the Venkitaraman invention to include a local fixed router that does not change its point of attachment to the mobile network to manage the mobility of the nodes attached to the local network formed by the local fixed router.

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Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to YONG ZHOU whose telephone number is (571)270-3451. The examiner can normally be reached on Monday - Friday 8:00am - 5:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chirag G. Shah can be reached on 571-272-3144. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR.

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Yong Zhou/ Primary Examiner, Art Unit 2477